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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/644,074	0	8/19/2003	Oskar Eigenmann	U 014770-5	4623
140	7590	02/01/2006		EXAMINER	
LADAS & PARRY 26 WEST 61ST STREET				LANGDON, EVAN H	
NEW YOR			ART UNIT	PAPER NUMBER	
				3654	

DATE MAILED: 02/01/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>		Application No.	Applicant(s)			
		10/644,074	EIGENMANN, OSKAR			
Office Action Summary		Examiner	Art Unit			
		Evan H. Langdon	3654			
The Period for Rep	MAILING DATE of this communication appo	ears on the cover sheet with the c	correspondence address			
•	ייי ENED STATUTORY PERIOD FOR REPLY	IS SET TO EXPIRE 2 MONTH	(S) OP THIPTY (30) DAVS			
WHICHEVI - Extensions of after SIX (6) - If NO period replayed Any reply recommendations and the second sec	ER IS LONGER, FROM THE MAILING DA if time may be available under the provisions of 37 CFR 1.13 MONTHS from the mailing date of this communication. for reply is specified above, the maximum statutory period will be within the set or extended period for reply will, by statute, be evived by the Office later than three months after the mailing at term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be tir ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status						
1)⊠ Resp	oonsive to communication(s) filed on <u>27 De</u>	ecember 2005.				
2a) This	This action is FINAL . 2b) ☐ This action is non-final.					
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
close	ed in accordance with the practice under Ex	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposition of	Claims	•				
4)⊠ Clain	$n(s) \frac{1-16}{s}$ is/are pending in the application.					
4a) O	4a) Of the above claim(s) 2 and 10-16 is/are withdrawn from consideration.					
• ===	n(s) is/are allowed.					
,	n(s) <u>1</u> is/are rejected.					
· —-	n(s) <u>3-9</u> is/are objected to.	r cleation requirement				
o)[_] Clain	n(s) are subject to restriction and/or	election requirement.				
Application Pa	apers					
,	pecification is objected to by the Examiner					
, <u> </u>	drawing(s) filed on is/are: a)☐ acce					
	cant may not request that any objection to the c					
•	acement drawing sheet(s) including the correction ath or declaration is objected to by the Exa	,				
Priority under	35 U.S.C. § 119					
<u>-</u>	owledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	u)-(d) or (f).			
,	b) Some * c) None of:		, , , , , ,			
1.🛛	Certified copies of the priority documents	s have been received.				
2.	•					
3.	Copies of the certified copies of the prior		ed in this National Stage			
* 0	application from the International Bureau		- d			
^ See th	ne attached detailed Office action for a list of	or the certified copies not receive	3G.			
Attachment(s)						
	eferences Cited (PTO-892) raftsperson's Patent Drawing Review (PTO-948)	4) ∐ Interview Summary Paper No(s)/Mail D				
3) Information	Disclosure Statement(s) (PTO-1449 or PTO/SB/08) //Mail Date		Patent Application (PTO-152)			

DETAILED ACTION

Election/Restrictions

Applicant's election without traverse of Invention II, claims 1 and 3-9, in the reply filed on 10 June 2005 is acknowledged. Claims 2 and 10-16 are withdrawn from consideration.

Double Patenting

The Terminal Disclaimer filed 27 December 2005 has been approved.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Messner (US 5,163,595) in view of Gentile et al. (US 5868,296).

Messner discloses an apparatus for an intermittent feeding of a strip shaped blank to a press equipped with tools for a intermittent working of the strip shaped blank the feeding apparatus having a housing, a first feeding roller 3 and a second feeding roller 2, which feeding rollers are adapted to accommodate the strip shaped blank 43 arranged between same to be fed, which first feeding roller includes a longitudinal center axis and is designed symmetrically relative to a plane of symmetry extending perpendicularly to the longitudinal center axis; and having further an elongate rocker 3a which includes a first end and a second end which second

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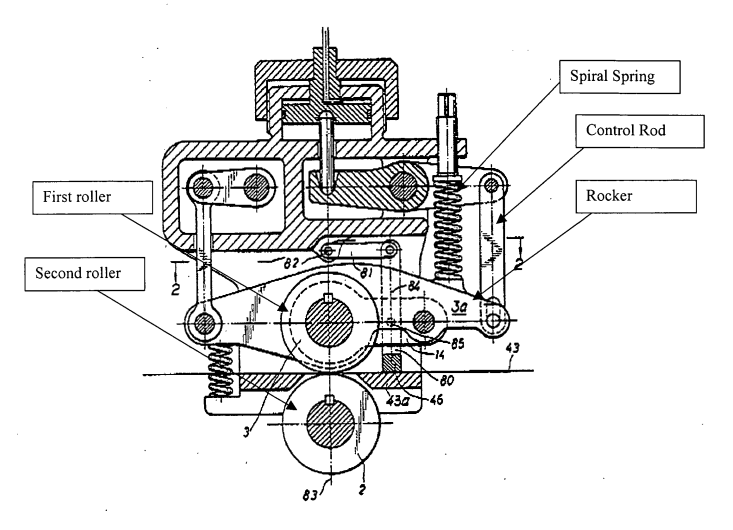
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end is located opposite the first end; which first feeding roller is supported for rotation in the rocker; which second feeding roller is arranged on a roller shaft and is rigidly connected thereto; which rocker is arranged at its first end on a first end area of a rocker shaft and is rigidly connected thereto; which rocker shaft is mounted for rotation at a second end area opposite the first end area in the housing so that the rocker 3a is supported in a overhung state; further having a means for a lifting off of a feeding roller, which means include a control rod (Fig. 1) which is pivotally mounted to the second end of the rocker, which control rod includes a longitudinal center axis; further having a feeding roller pressing on device which includes a spiral pressing spring which rests at one of its ends on the rocker; which spiral pressing spring includes a further longitudinal centre axis; wherein the control rod which is pivotally mounted to the rocker and the spiral spring which rests on the rocker and the first feeding roller 3 are arranged relative to each other in such positions, that the longitudinal center axis of the control rod and the longitudinal center axis of the spiral pressure spring define a geometrical plane which coincides with said plane of symmetry of the first feeding roller (see below).

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Gentile teaches an apparatus for an intermittent feeding of a strip shaped blank to a press equipped with tools for a intermittent working of the strip shaped blank the feeding apparatus having a housing, a first feeding roller 16 and a second feeding roller 14, which feeding rollers are adapted to accommodate the strip shaped blank 7 arranged between same to be fed, and having a first intermittently operating electric servomotor 13 which is drivingly connected via shaft 18 to at least the first feeding roller 16.

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It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the apparatus of Messner to include an intermittently servomotor as suggested by Gentile, to intermittently drive the first feeding roller.

Allowable Subject Matter

Claims 3-9 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

Applicant's arguments filed 27 December 2005 have been fully considered but they are not persuasive. The geometric plane defined by the center axis of the control rod and spiral spring of Messner "coincide," as defined on page 19 lines 1-7 of the specification and Figure 16, with the plane of symmetry of the first feeding roller.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

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the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Evan H. Langdon whose telephone number is (571)272-6948. The examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kathy Matecki can be reached on (571) 272-6951. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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KATHY MATECKI
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TECHNOLOGY CENTER 3600